FILED

FO	UNITED STATES DISTER THE DISTRICT OF MA	RICT COURT, CLERKS OFFICE
)	2003 DEC 29 ₱ 12: 36
FIRST ACT INC.)	U.S. DISTRICT COURT DISTRICT OF MASS.
Plaintiff))	vil Action No. 03-12507-EFH
v. KIDZ TOYZ, INC. and) (1	VII ACIIOII No. 03-12307-EFA
CHRISTMAS TREE SHOP	S, INC.	
Defendants		

STIPULATION TO ENLARGE PERIOD FOR DEFENDANT KIDZ TOYZ, INC. TO OPPOSE MOTION FOR PRELIMINARY INJUNCTION AND TO ANSWER COMPLAINT

Plaintiff, First Act Inc., and defendant Kidz Toyz, Inc. (the "Stipulating Parties") hereby stipulate to enlarge the period for defendant Kidz Toyz, Inc. to oppose the Motion for Preliminary Injunction and to answer the Complaint (served on or about December 17, 2003), through and including Friday, January 16, 2004.

In support of this Stipulation, the Stipulating Parties state that they are attempting to negotiate a resolution to this dispute. The Stipulating Parties respectfully request the Court's approval of this Stipulation.

FIRST ACT INC.	KIDZ TOYZ, INC.	
By its attorneys,	By its attorneys,	
Joel R. Leeman (BBO # 292070) Erik Paul Belt (BBO# 558620) BROMBERG & SUNSTEIN LLP 125 Summer Street Boston, MA 02110-1618 Telephone: (617) 443-9292 Dated: December 24, 2003	Jason C. Kravitz (BBO #565904) Nicholas G. Papastavros (BBO # 635742) Nixon Peabody LLP 101 Federal Street Boston, MA 02110 Telephone: (617) 345-1318	
Having reviewed the above Stipulation, IT IS SO ORDERED.		
DATED:	Harrington, J. United States District Judge	



NIXON PEABODY LLP

ATTORNEYS AT LAW

FILED IN CLERKS OFFICE

101 Federal Street Boston, MA 02110-1832 (617) 345-1000 Fax: (617) 345-1300 2003 DEC 29 ₱ 12: 36

Jason C. Kravitz

LS. DISTRICT COURT DISTRICT OF MASS.

Direct Dial: (617) 345-1318 E-Mail: jkravitz@nixonpeabody.com

December 24, 2003

Civil Clerk
UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
Fan Pier
1 Courthouse Way
Boston, MA 02210

RE: First Act Inc. v. Kidz Toyz, Inc. and Christmas Tree Shops, Inc.

C.A. No. 03-12507-EFH

Dear Sir/Madam:

Enclosed for filing in connection with the above-entitled matter is Stipulation to Enlarge Period for Defendant Kidz Toyz, Inc. to Oppose Motion for Preliminary Injunction and to Answer Complaint.

Very truly yours,

Jason C. Kravitz

JCK/adb Enclosure

BOS1340196.1

ALBANY, NY + BOSTON, MA + BUFFALO, NY + GARDEN CITY, NY + HARTFORD, CT + MANCHITSTER, NH + MCLEAN, VA NEW YORK; NY + ORANGE COUNTY, CA + PHILADELPHIA, PA - PROVIDENCE, RE-ROCHESTER, NY + SAN FRANCISCO, CA + WASHINGTON, DC